EXHIBIT B

Baird v. Jenkins, No. H-14-2259 (S.D. Tex)

Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 2 of 33

Race W Age 38 5'9" Ht Hair Brown

Sex M Dob 02/11/71 Wt 175 Eyes Green

THE STATE OF TE VS.

PID: 91507

GREGG BAIRD

DA Complaint# 09-02970 Book #

Off 37040001 37040001 37040001 37040 Cause No. 04-02-14-CFF Charge: POSS OF CHILD PORNOGRAPHY X13

Justice Court No. Agency CSPD 09-006231

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The Grand Jury of Brazos County, State of Texas, duly organized at the April Term, 2009, of the 361st District Court of said County, in said Court, at said term, do present that in the County of Brazos and State of Texas one GREGG BAIRD

hereinafter referred to as the Defendant, heretofore on or about May 13, 2009, did

then and there intentionally and knowingly possess visual material, namely, a video labeled !2_chico that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT TWO: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled !!boytied that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT THREE; and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled (luto) and emo- 1 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT FOUR: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled (luto) judo-5_01 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of the at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT FIVE: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled (luto) lutb 02_b+luto10shower that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT SIX: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled [boy+mah] [MB] - Russianblonde Boy P1 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT SEVEN: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled [Luto]_peja-1 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT EIGHT: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled [MB] - Muximiliano that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 3 of 33

COUNT NINE: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled 000 that risually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT TEN: and it is further presented in and to said Court, that the said GREGG BAIRD, in the county of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled

Man_and_another_young_un_sharing_something_special_LUTO_3 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse.

COUNT ELEVEN: and it is further presented in and to said Court, that the said GREGG BAIRD, in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled mb48 that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT TWELVE: and it is further presented in and to said Court, that the said GREGG BAIRD, it the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled Mikael field end man that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

COUNT THIRTEEN: and it is further presented in and to said Court, that the said GREGG BAIRD in the County of Brazos and State of Texas on or about the 13th day of May, 2009, did,

then and there intentionally and knowingly possess visual material, namely, a video labeled that that visually depicted, and which the defendant knew visually depicted a child who was younger than 18 years of age at the time the image of the child was made, engaging in sexual conduct, to-wit: deviate sexual intercourse,

AGAINST THE PEACE AND DIGNITY OF THE STATE

Grand Jury Witness:

INDICTMENT - ORIGINAL

Foreman of the Grand Jury

Page 2



CAUSE NO. 09-02494-CRF-272 COUNTS ONE THROUGH TEN IN THE DISTRICT COURT WAS 11 2010 MAR 11 2010 MAR 12010 MAR 12010
DEVELOPMENT OF GUILTY, WAIVER, STIP STATION AND JUDICIAL CONFESSION
Now comes the Defendant in open Court in the above numbered and entitled cause represented by his/her attorney with whom he/she has previously consulted and makes the following voluntary statement:
 That I am sane and that I understand the nature of the charges contained in the indictment/ information in this cause, and believe that I am competent to stand trial.
2. That I have the right to a trial by jury whether I plead "guilty," "not guilty," or "no contest."
 That I have the right to remain silent but if I choose not to remain silent, anything I say can be used against me.
 That I have a right to be confronted by the witnesses against me whether I have a trial in front of the Judge alone or in front of a jury.
5. I further acknowledge and understand the following admonitions which have been explained to me by the Judge and by my defense attorney before entering an oral plea of guilty or nolo contendere: 10. County 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 That I am charged with a felony of the
That I am charged with a felony of the
a) First Degree – by confinement in the Institutional Division of the Texas Department of Criminal Justice for a period of not less than <u>five (5) years</u> or more than <u>ninety-nine (99) years or life</u> and a fine not to exceed \$10,000.00.
b) Second Degree – by confinement in the Institutional Division of the Texas Department of Criminal Justice for a period of not less than <u>two (2) years</u> or more than <u>twenty (20) years</u> and a fine not to exceed \$10,000.00.

d) State Jail Felony - by confinement in the State Jail Facility for a period of not less than 180 days or more than two (2) years and a fine not to exceed \$10,000.00.

Justice for a period of not less than two (2) years or more than ten (10) years and a fine not to exceed

\$10,000,00.

c) Third Degree - by confinement in the Institutional Division of the Texas Department of Criminal

e) State Jail Felony with misdemeanor punishment: Pursuant to Sec. 12.44(a) of the Texas Penal Code, state jail felony conviction punished as a Class A Misdemeanor is punishable by confinement in jail for a period not to exceed one year; by fine not to exceed \$4,000; or by both such fine and confinement (This is still a felony conviction).

State's Exhibit #1

g) Habitual – by confinement in the Institutional Division of the Texas Department of Criminal Justice for a period of not less than twenty-five (25) years or more than provided in the Criminal
h) State Jail Felony reduced to Class A Misdemeanor under Texas penal Code Section 12.44 (b): by and confinement in jail for a period not to exceed one year; by fine not to exceed \$4,000; or by both such fine
i) Class A Misdemeanor: by confinement in jail for a period not to exceed one year; by fine not to exceed \$4,000; or by both such fine and confinement.
j) Class B Misdemeanor: by confinement in jail for a period not to exceed 180 days; by fine not to exceed \$2,000; or by both such fine and confinement.
k) Other
Deferred Adjudication — I understand the consequences of being placed on Deferred Adjudication probation.
I further understand that any recommendation of the prosecuting attorney as to punishment is not binding on the Judge, and that where there is a plea bargain agreement and the punishment assessed by the Judge does not exceed the agreed recommendation, I do not have the right to appeal without permission of the Judge except for those matters raised by written motions filed before trial.
I understand that if I am not a citizen of the United States that my plea may result in deportation, the exclusion of admission to this country, or denial of naturalization under federal law. There have been no promises made to me by my defense attorney, the prosecutor or the Judge concerning my stay in the United States.
1) Sex Offenders Special Admonitions
 a. I understand that I am being convicted of or placed on deferred adjudication for an offense which requires me to register as a sex offender and that I will be required to meet the requirements of Chapter 62 of the Texas Code of Criminal Procedure. b. My attorney has advised me regarding the registration requirements under Chapter 62 of the Texas Code of Criminal Procedure.
c. My attorney and I have reviewed the document entitled "Supplemental Admonishments for Sex Offender Registration Requirements." I understand the contents of that document and signed it freely
2) Convictions for Family Violence
I understand that it is unlawful for me to possess or transfer a firearm or ammunition if thave been convicted of a misdemeanor involving family violence as defined by Section 72.004, Family Code.
Family Code.

I desire to WAIVE and do waive the following rights:

- 1. Waive the reading of the indictment.
- 2. Waive the right to be served with a copy of the indictment/information in the cause ten days before trial.
 - 3. Waive the right to be arraigned.
- 4. Waive the right to trial by jury and request the consent and approval of the Judge and of the attorney for the State to such waiver.
- 5. Waive the right to remain silent and state that it is my desire to take the witness stand, knowing anything I may say can be used against me, and make a judicial confession of my guilt.
- 6. Waive the right to be confronted with the witness against me and request the approval of the Judge to the stipulation of the evidence by waiving the appearance, confrontation and cross examination of witnesses, and by my further consenting to the introduction of testimony and evidence by stipulation into the record by the attorney for the State, by oral stipulation, or by written statements of witnesses and any other documentary evidence.
- Waive service of the indictment/information and the two-day waiting period for arraignment; and I also waive the ten day period for preparation after appointment of counsel and the ten day period in which to file written pleadings after arrest.

8. Waive the right to pre-sentence report and request that none be made.

I do further admit and judicially confess that I unlawfully confinited the acts alleged in the indictment/information in this cause at the time and place and in the manner alleged and that such allogations are true and correct; and that I am in fact GUILTY of the offense alleged.

I voluntarily enter my plea of GUILTY to said offense; and my plea is not influenced by any considerations of fear or any persuasion or any promises of any kind. In making my plea of guilty, I am not relying on any agreement not made known to the Judge at this time. I am pleading guilty because I am guilty and for no other reason.

I further understand that if I am convicted I have the right of appeal to the appropriate Court of Appeals of Texas, and the right to be represented on appeal by an attorney of my choice or if I am too poor to pay for such attorney or the record on appeal, the Judge will, without expense to me, provide an attorney and a proper record for such appeal. However, it is my desire to waive my right to appeal, and I hereby waive this right in the event that the Judge accepts the plea bargain agreement. I understand that if the Judge accepts the plea bargain agreement, I may appeal only with permission of the court.

I further understand that the State of Texas intends to destroy, and will destroy, any and all evidence in this case in the possession of the State of Texas, any clerk, and law enforcement agency, or any other person or entity possessing said evidence after the expiration of 91 days from the date of this document. I acknowledge that I have been advised that if I do not object to the destruction of said evidence before the expiration of 91 days from the date of this document, the evidence in this case will be destroyed. I further acknowledge and agree that my attorney and I have received adequate written notice of the State's intent to destroy evidence in this case as required by law.

Defendant's acknowledgement:

; Defense Attorney's acknowledgement;

I further understand the admonitions of the Court and I am aware of the confequences of my plea.

Defendant

SWORN TO AND SUBSCRIBED before me by the said Defendant on this the
Day of, 20
Notary Public, Brazos County, Texas I have consulted with the defendant; advised him of his rights; believe him to be mentally competent and able to assist me in the preparation of the defense; and approve his signing of this plea of guilty, waiver of jury, agreement to stipulate testimony, and judicial confession. I believe the defendant fully understands the admonitions of the Court and is aware of the consequences of his plea. The defendant in making his plea is not relying on any agreement or promise no made known to the Court at this time. Signed this
Before the entry of the defendant's plea of guilty herein, the above waivers and stipulations are hereby consented to and approved by me, the attorney representing the State. Signed this State day of Mach, 2010.
Attorney for the State It clearly appearing to the Court that the defendant is mentally competent and is represented by competent counsel and that said defendant understands the nature of the charge against him/her; that he/she has been admonished by the Court including the minimum and maximum punishment provided by consequences of his/her plea; that the attorney for the defendant and is fully aware of the waiver of a trial by jury and agree to stipulate the testimony in this case; the Court therefore finds such approves the waiver of a jury herein and the consent to stipulate testimony. Signed this
Presiding Judge

and the same of th			
DC3 FILED PIN			
MAR 1 1 2010			
By ARC HAMLIN, DIST, CLERK By Beputy AUSE N	10. 09-024	94-CRF-2	オフユ
) (6)	JN12 1, 2, 3, 4,	5,6,7,8,9,	10
THE STATE OF TEXAS	х	IN THE DIST	
C . 2 1	Х	BRAZOS COUN	TY, TEXAS
sirege Daird	х	272 ND TIME	727

PLEA AGREEMENT

The defendant hereby agrees to plead guilty to the offenses of Child Pornography X 10, and in exchange, the State of
Temas agrees to recommend that punishment be assessed at:
to waive his cital to seek
then is assessed. Otale
Jury trial and both parties agree to the Court assessing
Punishment. State and defendant have no agreements
as to punishment, other than expressed herein.
Restitution:
Defendant maintains right to appeal suppression motion ruly
De Nepdant
Assistant District Attorney
7/1/10
Date Date
accepted () rejected
11
Defendant's Attorney Presiding Judge
Presiding Judge
Date 110 3-1-10
Date

<i>C</i>			
NO.	09-0249	V-CPC 222	
THE STATE OF TEXAS	COUNT	TIET JU	
OI IEAAS	X	WE 27240 IN THE 27240	DISTRICT CONT.
VS.	_ X	OF	DISTRICT COURT
Grego Baire	A	Or	DC2 RECEIVED
	X	BRAZOS COUNTY, TE	V = "
REQUEST TO COM	NSIDER UNAD	JUDICATED OFFENSES	1 0 mm / 1 2010
I, the undersigned defendant		OFFENSES	MARC HANLIN, DIST CLERK
I, the undersigned defendant hereby adm	it my guilt to th	e following unadjudicated	Offensor:
CAUSE 4			
COUN	VTY CH	ARGE	PROSECUTOR'S
1.09-02492-CRF-272 C+5.1-4	BUSSON	Post, Child Rom	APPROVAL
4.01 0047 4 - cbs 2-12 Cls / 5	7	The state of the s	13 21
	15		
4.09-02495-CRF-272 Cts. 1-20	B15 703	Pow child 2 -	¥ 3
4.09-02495-CEF-272 Cts. 1-20 5.09-02496-CEF-272 Cts. 1-20	B19703	Poss. Child Born.	X 20
and request that the court take into account	41	- 4 (4)	xao y
and request that the court take into account numbered cause.	the offenses in	determining sentence in	the above entitled and
DATE: 3/1/10		112	Dille Dannier and
3/1/10	-	Ma	
	DE	MENDONT	
	(1	
		7/1/	
APPROVED BY:	DE	ENDANT'S ATTORNEY	
ADT.	()	/ J. J. M. TORUET	
ASST (DICTO/CT)	V		
ASST./DISTRICT ATTORNEY			
Ohnyo			
ORDER BARRING PROSECT	UTION AND R	ELEASE FROM CHARC	NO.
and the above	named defends	int od 1411	ES
set forth in the Request to Consider Unadjudicated	OG-	one admit his guilt to the ur	adjudicated offenses

set forth in the Request to Consider Unadjudicated Offenses and the prosecuting attorney having consented thereto by his signature affixed thereto;

It is hereby ordered, adjudged and decreed that prosecution of the above named defendant for the offenses set forth in the said request is hereby barred in accordance with 12.45 T.P.C. and the defendant is ordered released from the charges enumerated above.

goo chamerated above.	- and a defed teleased
Signed this day of	20
State's Ex No	,20
WHITE-CLERK YELLOW-DISTRICT ATTORNEY PINK-VICTIM	JUDGE, ATA DISTRICT COURT
COLDENROD-JAIL COPY TO EACH COURT IN WHICH CASE IS ENUMER DEF: 5	Detendantis Right Thumb. Date:

² 2 ⁴⁴	
NO. 09	9-02494-CRF-272)
THE STATE OF TEXAS	COUL ONE
VS.	Y OF DISTRICT COURT
Gregg Boird	At 2 o'clock D
90	X BRAZOS COUNTY, TEXAS MAR 1 1 2010
REQUEST TO CONSID	DED TIME TO THE TOTAL OF THE PARTY OF THE PA
I, the undersigned defendant hards	HARD HAMLIN, DIST CLERK
gard detendant hereby admit my	y guilt to the following unadjudicated offenses:
CAUSE #	*
COUNTY	CHARGE PROSECUTOR'S
1.09-02497-CRF-272 Cts.1-20 2.09-02498-CRF-272 Cts.1-20	Brank Post City Par Vin Do
2.09-02498-CRF-272 Cts. 1-20	Brezos Pass Chief Porn x 20
-3.	Since rain, Ago of
	1
and request that the court tole	
numbered cause	offenses in determining sentence in the above entitled and
2 / /	in the above entitled and
DATE: 3/1/10	ME I
	DEFENDATO
	A
	-C
APPROXED BY:	DEFENDANT'S ATTORNEY
XXX	
ASST. DISTRICT ATTORNEY	•
1-yet ATTORNEY	
ORDER BARRING PROSECUTION	ON AND DEVELOPED TO

ORDER BARRING PROSECUTION AND RELEASE FROM CHARGES

On this day, the court having heard the above named defendant admit his guilt to the unadjudicated offenses set forth in the Request to Consider Unadjudicated Offenses and the prosecuting attorney having consented thereto

It is hereby ordered, adjudged and decreed that prosecution of the above named defendant for the offenses set forth in the said request is hereby barred in accordance with 12.45 T.P.C. and the defendant is ordered released

Signed this day of	20
State's EXNo	
WHITE-CLERK YELLOW-DISTRICT ATTORNEY PINK-VICTIM GOLDENROD-JAIL COPY TO EACH COURT IN WHICH CASE IS ENUMERA	JUDGE, 272 DISTRICT COURT efendant's Right Thomb. Date: TED (in court) Signature:

CAUSE NO. C	29-0249	14- CIEF - 272	
THE STATE OF TEXAS	X	IN THE DISTRICT COURT OF	
VS.	X	BRAZOS COUNTY, TEXAS	
Gregg Baird	X	272 JUDICIAL DISTRICT	
SUPPLEMENTAL A SEX OFFENDER REGIS			
I understand that I am required to meet the of the Code of Criminal Procedure. I must register city or county where I reside. Under certain circum information or enter a new registration with local la out-of-state where I intend to reside, move, visit or I have been convicted, adjudicated, or placed on detailsted below:	with local law en istances, I must p w enforcement ag work. I am subj	nforcement agencies agencies in the seriodically verify my registration gencies in any city or county, including ect to the registration program because	
PART I: OFFENSES INCLUDED:			
(Prosecutor should indicate appropriate offense):			
*+ Indecency with a Child by Contact - 21. *+ Aggravated Sexual Assault - 22.021 *+ Sexual Assault - 22.011	11(a)(1)	MAR 1 1 2010 MAR 1 1 2010 MAR 1 1 2010 MAR 1 1 2010 MARCARMLIN, DIST CLERK By Marca Prov. (1997) Deputy	
*+ Sexual Performance of a Child - 43.25			
*+ Aggravated Kidnapping with intent to se	xually abuse - 20	0.04	
*+ Burglary with intent to sexually abuse -	30.02		
*+ Attempt, Solicitation, or Conspiracy - fo	r offenses listed a	above	
*+ Deferred Adjudication - for offense li	sted above	_	
*+ Possession or Promotion of Child Porno	graphy - 43.26	(COUNTS 1,2,3,4,5,6,7,8,9,10)	
*+ Online Solicitation of a Minor - 33.021			
*+ Prohibited Sexual Conduct - 25.02			
*+ Compelling Prostitution (if victim young	er than 17) - 43.0	5(a)(2)	

State's 1 Ex No 4

*+ Attempt, Solicitation, or Conspiracy - for offenses listed above
*+ Deferred Adjudication - for offenses listed above
Unlawful Restraint - 20.02 (if judgment contains an affirmative finding under Article 42.015 (Victim Is Younger Than 17)
Kidnapping - 20.03 (if judgment contains an affirmative finding under Art. 42.015)
Aggravated Kidnapping - 20.04 (if judgment contains an affirmative finding under Art. 42.015)
Indecent Exposure - 2nd Conviction - 21.08
Indecency With A Child By Exposure - 21.11(a)(2)
Compelling Prostitution (if victim is not younger than 17) - 43.05(a)(1)
Attempt, Solicitation, or Conspiracy - on all offenses above except Indecent Exposure
Deferred Adjudication - on all offenses above except Indecent Exposure

PART II: ADMONISHMENTS:

(Defendant and defense attorney need to review and Defendant initials each blank):

understand that I am pleading guilty to an offense which requires me to register as a sex offender upon conviction. I further understand that my duty to register does not expire until ten (10) years after my sentence or period of community supervision ends, whichever is later. If I am being convicted of an offense denoted by "*", I understand I must register for the remainder of my life. In addition to the above list (Part I), I will have to register if another state has convicted me of any substantially similar offense.

I understand that I am required to report to the local law enforcement authority where I reside to verify the information in the registration form maintained by the authority once a year during the period in for which I am required to register. If I have previously been convicted on two or more occasions or received deferred adjudication for offenses denoted by "*+," I understand that I must report to the local law enforcement authority where I reside to verify the information in the registration form maintained by the authority every 90 days for the remainder of my life.

My attorney has thoroughly familiarized me with the laws pertaining to sex offender registration. I also understand that these laws are subject to change and may be applied retroactively.

understand that I must register at the local police department of the municipality where I reside, or if I do not reside in a municipality, in the sheriff's department of there county where I reside not later that seven (7) days from the date that I am placed on community supervision or released from a penal

I understand that if I intend to change my address I must inform the local law enforcement authority in the jurisdiction in which I am registered and the parole or community supervision officer who supervises me of that change seven (7) days prior to moving.

I understand that if I do not move to my intended address, I must provide an explanation to the law enforcement agency with which I am registered regarding any changes in my anticipated move date and intended residence within seven (7) days of my anticipated move date. I must also report to my parole or supervision officer weekly and that I must provide him or her with the address of my temporary residence until I do move.

I understand that when I move I must register with the local law enforcement authority in the jurisdiction of my new residence within seven (7) days of moving.

I understand that if I move out of state, I must register as a sex offender in that state within ten (10) days of moving.

I understand that if I intend to reside in another state and work or attend school in Texas, I must register with a local law enforcement authority in the municipality or county where I am working or attending school not later than seven (7) days after the date that I begin work or school.

I understand that if I intend to reside in Texas and work or attend school in another state with a registration requirement, not later than ten (10) days after the date I begin work or school, I must register with a local law enforcement authority in that state.

I understand that I will be required to apply for a new driver's license or personal identification certificate on or after September 1, 2000 and will have to annually renew my license or certificate thereafter.

I understand that if I spend more than 48 consecutive hours on at least three occasions during any month in a municipality or county in Texas other than the municipality or county where I reside, I must report that fact to the local law enforcement authority of the municipality or county in which I am a visitor. I must provide that authority with the address where I lodged during my stay and must give them a statement as to whether I intend to return to their municipality or county during the succeeding month.

I understand that failure to comply with current or future sex offender registration laws is a criminal offense, specifically;

a) a state jail felony which carries a punishment range of not less than 180 days and not more than 2 years in a State Jail Facility and a fine not to exceed \$10,000. OR

- b) (for those being convicted of those offenses denoted with "*") a felony of the third degree which carries punishment range of not less than 2 years and not more than 10 years confinement in the Institutional Division of the Texas Department of Criminal Justice and a fine not to exceed \$10,000; OR
- c) (for those who have two or more previous convictions for those offenses denoted with "*+") a felony of the second degree which carries a punishment range of not less than 2 years and not more than 20 years confinement in the Institutional Division of the Texas Department of Criminal Justice and a fine not to exceed \$10,000; AND
- d) an offense of the next highest degree for each subsequent conviction for failing to comply with the sex offender registration laws.

My attorney has explained the requirements of Chapter 62 of the Code of Criminal Procedure.

My plea of guilty or no contest has not been influenced by any advice or information delivered by the Court, my attorney, or any other person regarding the sex offender registration requirements. I would have pleaded guilty or nolo contendere regardless of the sex offender registration requirements.

Defendant

Defendant's Attorney

1 MARL 10

Dat

Date



CASE NO. 09-02494-CRF-272 COUNT ONE INCIDENT NO./TRN: 9127679136

THE STATE OF		3	272 ND DISTRICT
V.	AUG 1 8 2010	§ Court	
GREGG BAIR	Α	§ BRAZO	OS COUNTY, TEXAS
STATE ID No.: TX	0484033 Py A V	§	
JUDGM	MENT OF CONVICTION	BY COURT—WA	AIVER OF JURY TRIAL
Judge Presiding:	HON. TRAVIS BRYAN, III	Date Judgment Entered:	7/29/2010
Attorney for State:	SHANE PHELPS AND RAY THOMAS	Attorney for Defendant:	JIM JAMES
Offense for which De			
POSSESSION (OF CHILD PORNOGRAPHY		
Charging Instrument INDICTMENT	ıt	Statute for Offense: 43.26(a) Penal Co	de
Date of Offense:			
5/13/2009		Plea to Offense:	Findings on Deadly Weapon:
Degree of Offense: 3RD DEGREE	FELONY	GUILTY	N/A
Terms of Plea Barga			
Plea to 1st Enhancen	nent	Plea to 2 nd Enhancement/H	abitual
Paragraph:		Paragraph:	N/A
Findings on 1st Enha		Findings on 2 nd Enhancement/Habitual Par	ragraph: N/A
Paragraph:		Date Sentence to Commenc	
Punishment and Place TEN(10) YEARS INSTITUTIONAL DIVISION, TDCJ			
of Confinement:	. ,		
THIS SENTENCE SHALL RUN CONCURRENTLY WITH COUNTS 4-10 OF THIS CAUSE NUMBER. COUNT TWO TO RUN CONSECUTIVELY TO COUNT ONE (see Count Two Judgment). COUNT THREE TO RUN CONSECUTIVELY TO COUNT TWO (See Count Three Judgment).			
	E OF CONFINEMENT SUSPENDED, DE		
Fine:	Court Costs: Restitu		
\$ 0.00	\$ \$		ee below) AGENCY/AGENT (see below)
	stration Requirements apply to the	Defendant. TEX. CODE CR	IM. PROC. chapter 62
The age of the victim	n at the time of the offense was N/A .		
If De	efendant is to serve sentence in TDCJ, enter i		logical order. com to
Time From	_	From to	5 y
Credited:	fendant is to serve sentence in county jail or	is given credit toward fine and	costs, enter days credited below.
-	DAYS NOTES: N/A		
	on, names and assessments indicated above a		
Counsel / V Defendant appea Defendant known	was called for trial in Brazos County, T Waiver of Counsel (select one) ared in person with Counsel, ingly, intelligently, and voluntarily waives announced ready for trial. Defendant conished Defendant as required by law.	ved the right to representat waived the right of trial by	ion by counsel in writing in open court. jury and entered the plea indicated above.
stand trial, made the	e plea freely and voluntarily, and was av	ware of the consequences of	this plea. The Court received the plea and
	baird,g09-02494-crfctPag	e 121	Page 1 of 2



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 16 of 33

entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

restitution as indicated above.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the
Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court
ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the
custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release
from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court
above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to
the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the
Brazos County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed
immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements

to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

☐ The Court Orders Defendant's sentence EXECUTED.
☐ The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

The Court FINDS that, with the consent of the State's attorney, Defendant admitted guilt as to the following unadjudicated offense(s), and the Court agreed to take the unadjudicated offense(s) into account in determining the sentence for the offense of which Defendant was adjudged guilty. Accordingly, the Court FINDS prosecution is barred for the following unadjudicated offense(s): Possession of Child Pornography, Cause No. 09-02494-CRF-272 Counts 11-13; Possession of Child Pornography, Cause No. 09-02492-CRF-272 Counts 1-4; Possession of Child Pornography, Cause No. 09-02493-CRF-272 Counts 1-3; Possession of Child Pornography, Cause No. 09-02495-CRF-272 Counts 1-20; Possession of Child Pornography, Cause No. 09-02497-CRF-272 Counts 1-20; Possession of Child Pornography, Cause No. 09-02498-CRF-272 Counts 1-20. TEX. PENAL CODE §12.45.

Signed and entered on the

. 2010

JUDGE PRESIDING

Case 4:14-	cv-02259 Document	8-3 Filed in	n TXSD on 10/3	30/14 Page 17 of	
	CASE N	NO. 09-0249 Incident No	4-CRF-272 (O./TRN: 9127679)	COUNT TWO At_	o'clock
THE STATE OF	Texas			THE 272ND DISTRIC	CHI THE HAM IN DIST CLERY
V.			§ Cou	JRT	
GREGG BAIR	D		§ BRA	AZOS COUNTY, TE	XAS
STATE ID No.: TX0	4840330	- TENNIA NOTAL	§ §		
JUDGM	ENT OF CONVI	CTION BY	COURT-V	WAIVER OF JU	JRY TRIAL
Judge Presiding:	HON. TRAVIS BRYA	N, III	Date Judgment Entered:	7/29/2010	
Attorney for State:	SHANE PHELPS A THOMAS	ND RAY	Attorney for Defendant:	JIM JAMES	
Offense for which De					
POSSESSION O	F CHILD PORNOGI	RAPHY			
Charging Instrument	<u> </u>		Statute for Offense:		
INDICTMENT			43.26(a) Penal	Code	
Date of Offense: 5/13/2009				(1)	
Degree of Offense:	EL OM		Plea to Offense:		on Deadly Weapon:
3RD DEGREE F			GUILTY	N/A	
Terms of Plea Bargain NONE-OPEN PI	LEA TO COURT		5		11111
Plea to 1st Enhanceme Paragraph:	ent N/A		to 2 nd Enhancemen graph:	t/Habitual N/A	
Findings on 1st Enhan	cement		ngs on 2 nd	TVA	
Paragraph:	N/A		ncement/Habitual	Paragraph: N/A	
Date Sentence Impose		Date	Sentence to Comme	ence: 7/29/2010	
Punishment and Place of Confinement:	FIVE(5) YEARS	INSTITUTIO	ONAL DIVISIO	ON, TDCJ	
	THIS SENTENCE SI	HALL RUN CO	NSECUTIVEL	Y (see below).	
SENTENCE	OF CONFINEMENT SUSPE	NDED, DEFENI	DANT PLACED ON	COMMUNITY SUPERVI	SION FOR N/A.
Fine;	Court Costs:	Restitution:	Restitution		
Sor Offer day Barist	\$	\$	UVICTIM	(see below) AGEN	CY/AGENT (see below)
	ration Requirements app		ndant. TEX. CODE	CRIM. PROC. chapter 62	
	t the time of the offense wa		wation assisted to the	1 2 2 2	

From 6/11/2009 to 6/18/2009 From 7/29/2010 to 7/29/2010 From

Time From Credited:

to

From

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.

DAYS NOTES: N/A

All pertiuent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one) Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the

presence of Defendant, the Court pronounced sentence against Defendant.

baird,g09-02494-crfct2Page 123

Page 1 of 2



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 18 of 33



The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROG. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court

County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

□ The Court ORDERS Defendant's sentence EXECUTED.

The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

The Court Orders that the sentence in this conviction shall run consecutively and shall begin only when the judgment and sentence in the following case has ceased to operate: 09-02494-CRF-272 COUNT ONE. TEX. CODE CRIM. PROC. art. 42.01 § 1(19).

Signed and entered on the

JUDGE PRESIDING

baird,g09-02494-crietPage 124

Page 2 of 2





Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 19 pot 33 FILED

Case No. 09-02494-CRF-272 Count THREE

INCIDENT NO./TRN: 9127679136

9136 AUG 1 8 2010

THE STATE O	F TEXA	AS			§	IN THE 27	72 ND DISTRI	OB A	DIVIG
					§			~)
V ₁ .					§	COURT			1000
					§				
GREGG BAI	IRD				§	BRAZOS	COUNTY, T	EXAS	
					§				
STATE ID No.: T	`X04840	330			§				
Judo	MEN	T OF	CONVIC	TION BY	Y Cou	RT—WAI	VER OF J	URY TRIA	L
Judge Presiding:			VIS BRYAN		Date Ju Entered		7/29/2010		
Attorney for State	21	IANE I IOMAS	PHELPS AN	ID RAY	Attorne Defenda		JIM JAMES		
Offense for which	Defenda	nt Convi	cted:						
POSSESSION	NOFC	HILD	PORNOGR	APHY					
Charging Instrum	nent:				Statute fo			388	
INDICTMEN					43.26(a)	Penal Code	e		
Date of Offense: 5/13/2009									
Degree of Offense	<u>:</u>				Plea to Of		/	s on Deadly Wea	pon:
3RD DEGRE	E FEL	ONY			GUILT	<u>Y</u>	N/A		
Terms of Plea Bar NONE-OPEN		TO C	OURT						
Plea to 1st Enhance						hancement/Habi	itual		
Paragraph:			N/A		agraph:		N/.	<u>A</u>	
Findings on 1st En Paragraph:	nhancem	ent	N/A		dings on 2 ¹ hancement	d Habitual Parag	raph: N/	A	
Date Sentence Im	posed:	7/29/2	010	Dat	te Sentence	to Commence:	7/29/2010		
Punishment and I of Confinement:	Place	TEN(10) YEARS	INSTITUI	TIONAL	DIVISION,	TDCJ		
		THIS	SENTENCE SH	IALL RUN C	ONSEC	UTIVELY (se	ee below).		
SENTENO	CE OF C	ONFINE	MENT SUSPEN		DANT PLA EARS.	CED ON COMM	UNITY SUPERVI	ISION FOR TEN	I(10)
Fine:			Court Costs:	Restitutio	n: E	estitution Paya			
\$ 0.00			\$	\$				NCY/AGENT (se	ee below)
Sex Offender Re	egistrat	ion Requ	uirements app	oly to the De	efendant.	Tex. Code Crim	. PROC. chapter 6	32	
The age of the vic									
If	Defendar	nt is to ser	ve sentence in TI	CJ, enter inca	rceration pe	riods in chronolog	ical order.		
F	rom 6/11	/2009 to 6	3/18/2009	From 7/29/20	10 to 7/29/	2010 From	to to		
Time F	rom	to	From	to	From	to			
Credited:	Defenda	nt is to ser	ve sentence in co	unty jail or is g	given credit t	oward fine and co	sts, enter days cree	dited below.	
	D	AYS N	OTES: N/A						
All pertinent inform	nation, na	mes and a	sessments indica	ted above are i	ncorporated	into the language	of the judgment be	low by reference.	
					is. The Sta	te appeared by l	her District Atto	rney.	
			insel (select o						
Defendant ap Defendant kn	awingly	intellige	ntly, and volun	tarily waived	the right t	o representation	by counsel in w	riting in open cou	ırt.
Both par	rties ann	ounced r	eady for trial.	Defendant wa	aived the ri	ght of trial by ju	ry and entered t	he plea indicated	l above.
The Court then ac stand trial, made	dmanich	ed Defen	dant as require	d by law. It a	appeared to	the Court that	Detendant was r	nentally compete	ent to

baird,g09-02494-crfct3 Page 125

Page 1 of 2



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 20 of 33

entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one) Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above. County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above. Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause. Execution / Suspension of Sentence (select one) The Court ORDERS Defendant's sentence EXECUTED. Mark The Court Orders Defendant's sentence of confinement Suspended. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of

judgment by reference.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this

Furthermore, the following special findings or orders apply:

The Court ORDERS that the sentence in this conviction shall run consecutively and shall begin only when the judgment and sentence in the following case has ceased to operate: 09-02494-CRF-272 COUNT TWO. TEX. CODE CRIM. PROC. art. 42.01 § 1(19).

Signed and entered on the ____ day of

, 2010

JUDGE PRESIDING

baird,g09-02494-crfctPage 126

Page 2 of 2

Case	4:14-cv-02259	Document 8-3	Filed i	n TXSD or	n 10/30/1	.4 Page	21 of 33	
		CASE No. 09 INCII		- CRF-272),/TRN: 9127		FOUR	DC)	AUG 1 8 2010
THE STAT	E OF TEXAS			§ :	In The 2	72ND DIS	STRICT	G HAMMIN DIST CLERK
v.					Court		Ву	1 foreful
GREGG E	BAIRD			§]	BRAZOS	S COUNT	y, Texas	
STATE ID NO	:: TX04840330			8		- A - L		AMERICA
Ju	DGMENT O	F CONVICTION	ON BY	Court	'WA1	VER OI	F JURY	TRIAL
Judge Presidi		AVIS BRYAN, II		Date Judgm Entered:	nent	7/29/2010	D	
Attorney for S	THOMA		RAY	Attorney for Defendant:	•	JIM JAN	ŒS	THE THE TAXABLE PARTY OF TA
	ich Defendant Con	victed: DPORNOGRAPI	TX7					THE RESERVE OF THE PARTY OF THE
Charging Inst		PORNOGRAPI		Statute for Off	fenge:			
INDICTME	ENT		-	13.26(a) Pe		е		
<u>Date of Offens</u> 5/13/2009		***						
	EE FELONY			Plea to Offense GUILTY	<u>e:</u>	Fin N/		eadly Weapon:
Terms of Plea : NONE-OPI	Bargain: EN PLEA TO (COURT						21 111
Plea to 1 st Enh Paragraph:		N/A		to 2 nd Enhance graph:	ement/Habi	itual	N/A	
Findings on 1st Paragraph;	Enhancement	N/A		ngs on 2 nd ncement/Habi	itual Parag	raph:	N/A	
Date Sentence		2010	Date	Sentence to C	ommence:	7/29/201	0	
Punishment an of Confinement	11.14.10.1	(10) YEARS INST	ITUTI	ONAL DIV	⁄ISION, '	TDCJ		
THIS SE	NTENCE SHALL RI	UN CONCURREN	ITLY W	ITH COUN	TONE (OF THIS	CAUSEN	NUMBER.
SENTENC	CE OF CONFINEM	ENT SUSPENDED, DE	FENDAN	r placed on	COMMUN	ITY SUPERV	ASION FOR	N/A YEARS.
Fine: 6 0.00			stitution:		ution Payab			
THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLU	Registration Reg	\$ \$ uirements apply to	the Defe	ndent TEX	CODE CRIM	Delow) LA	GENCY/AC	GENT (see below)
		f the offense was N/A			CODE ORINI.	i noo, chapt	C1 U4	
	If Defendant is to se	rve sentence in TDCJ, en		ration periods i	n chronologi	cal order.		
Time	From 6/11/2009 to		7/29/2010	to 7/29/2010	From	to		
7 7 7	From to	From to		From	to			

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

DAYS NOTES: N/A

Defendant appeared in person with Counsel.

Credited:

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below,

baird,g09-02494-crfct4Page 127



The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court

County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

□ The Court ORDERS Defendant's sentence EXECUTED.

The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the day of

2/

JUDGE PRESIDING

Case 4:14-cv-02259	Document 8-3	Filed in TXSD on 10/30/14	Page 23 of 3

CASE NO. 09-02494-CRF-272 COUNT FIVE INCIDENT NO./TRN: 9127679136

DC At_	FI	L ol	oc	k	2
	AUG	1	8	2010	l.

THE STATE V. GREGG B STATE ID NO.	12		***	IN THE 272ND D COURT BRAZOS COUN	TY, TEXAS
Jui	OGMENT O	F CONVICTION	BY COUR	T-WAIVER	OF JURY TRIAL
Judge Presidin	g: Hon. TR	AVIS BRYAN, III	Date Jud Entered:	gment 7/29/20	10
Attorney for St	SHANE THOMA	PHELPS AND RAY	Attorney Defendan		MES
Offense for wh	ich Defendant Con	victed:			
POSSESSI	ON OF CHILI	O PORNOGRAPHY			
Charging Instr INDICTME			Statute for 43.26(a)	Offense: Penal Code	
Date of Offense 5/13/2009	2:	***			
Degree of Offer			Plea to Offe		indings on Deadly Weapon;
	EE FELONY		GUILTY	1	N/A
Terms of Plea I	Bargain: EN PLEA TO (COURT			
Plea to 1st Enh	ancement			ncement/Habitual	N/A
Paragraph: Findings on 1st	Enhancement.		Paragraph: Findings on 2 nd		N/A
Paragraph:				abitual Paragraph:	N/A
Date Sentence	- Janes III	2010	Date Sentence to	Commence: 7/29/2	010
Punishment an of Confinement	THE IN	(10) YEARS INSTITI	UTIONAL D	IVISION, TDCJ	
THIS SE	NTENCE SHALL R	UN CONCURRENTL	Y WITH CO	UNT ONE OF THI	S CAUSE NUMBER.
SENTENC	E OF CONFINEM	ENT SUSPENDED, DEFEN	DANT PLACED	ON COMMUNITY SUPE	ervision for N/A YEARS.
Fine:		Court Costs: Restitut		titution Payable to:	
\$ 0.00		\$ \$			AGENCY/AGENT (see below)
Sex Offender	Registration Re	quirements apply to the	Defendant. TE	EX. CODE CRIM. PROC. ch	apter 62
The age of the v		of the offense was N/A .		*	
	From 6/11/2009 to	6/18/2009 From 7/29/	2010 to 7/29/20		
Time	From to	From to	From	to	
Credited:	If Defendant is to se	erve sentence in county jail or i	s given credit tow		avs credited below
		NOTES: N/A			S. O. M. S.
All pertinent info		assessments indicated above ar	e incorporated in	to the language of the judge	nent below by reference.
		trial in Brazos County, Te	xas. The State	appeared by her Distric	t Attorney.
		unsel (select one)			
Defendant a	nowingly, intellig	with Counsel. ently, and voluntarily waive	ed the right to r	epresentation by counse	el in writing in open court.
Both p	arties announced	ready for trial. Defendant v	waived the right	t of trial by jury and ent	ered the plea indicated above.
		idant as required by law. I			
					ne Court received the plea and
		pronounced sentence agains		perendant ganty of the	offense indicated above. In the
		- baird,g09-02494-crfc		Page 1 of 2	



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 24 of 33

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and

restitution as indicated above.

Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the
Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court
ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the
custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release
from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court
ahove

County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make

arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

The Court Orders Defendant's sentence EXECUTED. ☐ The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the

JUDGE PRESIDING

2010

baird, 209-02494-crfc Page 130

Case 4:14-0	cv-02259	Document 8-3	Filed	in TXSD	on 10/30/	14 Pag		FILED
		CASE No. (nt SIX	DC At	a'clock
		INCL	DENT INC)./TRN: 912	27679136			AUG 1 8 2010
THE STATE OF T	EXAS			§	In The	272ND [DISTRICT	PLOS GOODS CH
V.				§	Court		1	
GREGG BAIRD				§	BRAZO	S Coun	TY, TEXAS	
STATE ID No.: TX048	340330			§ §				
JUDGME	ENT OF	CONVICTIO	ON BY	Cour	г—Wa	IVER (OF JURY	TRIAL
		IS BRYAN, III		Date Judge Entered:	ment	7/29/20	10	7-11-11-11-11-11-11-11-11-11-11-11-11-11
Treatment for State.	THOMAS	HELPS AND R	RAY	Attorney for Defendant:		JIM JA	MES	
Offense for which Defer							-	
POSSESSION OF	CHILD P	ORNOGRAPI	ΙΥ					
Charging Instrument:			S	tatute for O	ffense:			
INDICTMENT				3.26(a) P		e		
Date of Offense:								
5/13/2009								
Degree of Offense:	T 03777			lea to Offens	se:	F	indings on Dea	dly Weapon:
3RD DEGREE FE	LONY		G	UILTY			I/A	
Terms of Plea Bargain: NONE-OPEN PLE		URT						
Plea to 1st Enhancement		7/4	Plea to	2 nd Enhance	cement/Hab	itual		778
Paragraph: Findings on 1st Enhance		I/A	Parag				N/A	
Paragraph:		I/A		igs on 2nd				
HIMMO I			Enhan	cement/Hab	itual Parag	raph:	N/A	
Date Sentence Imposed: Punishment and Place	7/29/201			entence to C		7/29/20	10	
of Confinement:		YEARS INST						
THIS SENTENCE S	SHALL RUN	CONCURREN	TLY WI	TH COU	NT ONE	OF THIS	CAUSE N	UMBER.
SENTENCE OF COL	NFINEMENT	SUSPENDED, DEF	ENDANT	PLACED OF	V COMMUN	ITV GIIDEE	MICION FOR	M/A VEADO
rine.	Co	ourt Costs: Res	titution:	Restit	ution Payab	le to:	TVISION FOR	WA IEARS.
\$ 0.00	\$	\$			CTIM (coo l	II /molon	AGENCY/AG	ENT (see below)
Sex Offender Registrat	tion Requir	ements apply to t	he Defen	dant. TEX.	CODE CRIM.	PROC. char	oter 62	DITT (SEE DELOW)
The age of the victim at the	he time of the	e offense was N/A						
If Defenda	nt is to serve s	entence in TDCJ, ent	er incarcer:	ation periods	in chronologic	cal order.		-
From 6/11 Time	/2009 to 6/18	/2009 From 7	/29/2010 t	o 7/29/2010	From	to		
Credited: From	to	From to		From	to			
	nt is to serve se	entence in county jail	or is given	credit toward	fine and cost	a onter de-	n anodis al 1 - 1	
D	AIS NUI	ES N/A						
All pertinent information, na	mes and assess	ments indicated abov	e are incor	orated into th	ie language o	f the judome	nt below by -af-	renno
A MIN CHASC WAS CE	med for criai	in Brazos County.	Texas. T	he State apr	peared by he	er District	Attornev	once.
Counsel / Waive Defendant appeared in	Lot Counse	1 (Select one)						
Defendant knowingly, Both parties annu	intelligently	and voluntarily	aivad 4L.	eich + +-				
Both parties anno	ounced ready	for trial Defenda	arveu the l	ight to repr	esentation b	y counsel i	n writing in op	en court.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant. baird, g09-02494-crfct4 Page 131

Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 26 of 33

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court

County Jail-Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make

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Execution / Suspension of Sentence (select one)

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The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the

JUDGE PRESIDING

AT The			
Case 4:14-cv-02259	Document 8-3	Filed in TXSD on 10/30/14	Page 27 of 33
			IDO

CASE No. 09-02494-CRF-272 COUNT SEVEN

	INCIDENT NO./TRN: 91	27679136	AUG 1 8 2010
THE STATE OF TEXAS	§ 8	IN THE 272ND DISTRICT	DE TOWN
7,	§	COURT	1
GREGG BAIRD	§ § 8	BRAZOS COUNTY, TEXAS	5
TTO A Y	3		

V.						§	COURT				1
GREGG 1	BAIRI)				§ § §	BRAZOS	S Coun	ITY, TEXAS		
STATE ID NO	o.: TX04	1840330	NAMES OF THE OWNER.	Who is all torolly		§ 8		HANNING C		8	
Ju	DGM	ENT O	F CONVI	CTION	BY	Cour'	r—Wai	VER (OF JURY	TRIAL	
Judge Presidi	ing:		AVIS BRYA			Date Judg Entered:	ment	7/29/20	010	COMPANIE DERING	
Attorney for S	State:	SHANE THOMA	PHELPS A S	AND RAY	-	Attorney fo Defendant		JIM JA	AMES		
Offense for w	hich Defe	endant Con	victed:								_
POSSESS	ION O	F CHILD	PORNOG	RAPHY							
Charging Inst					St	atute for O	ffense:				-
INDICTM					43	3.26(a) P	enal Code	е			
Date of Offens	se:									11.1	
5/13/2009											
Degree of Offe						ea to Offen	se:		Findings on Dea	adly Weapon	<u>:</u>
3RD DEGI Terms of Plea					G	UILTY			N/A		
NONE-OP	EN PL	EA TO C	OURT								
Plea to 1 st Enh Paragraph;	hanceme	nt	N/A		Plea to Paragr		cement/Habi	tual	N/A		
Findings on 1s	st Enhand	ement	2 1122			gs on 2 nd			INIA		_
Paragraph:			N/A				bitual Paragi	raph:	N/A		
Date Sentence		l: 7/29/2	2010				Commence:	7/29/2			
Punishment an of Confinemen		TEN(10) YEARS	SINSTIT	UTIO	NAL DI	VISION,	TDCJ			
THIS SE	NTENCE	SHALL RU	IN CONCU	RRENTI	Y WI	TH COU	NT ONE	OF THI	S CAUSE N	UMBER.	
									RVISION FOR		
Fine:			Court Costs:			~	tution Payab		AVISION FOR	IVA TEAL	NO.
\$ 0.00			\$	\$	ation.] AGENCY/AG	ENT (see he	alour)
Sex Offender	Registr	ation Req	uirements ap	pply to the	Defen	dant. TEX	. CODE CRIM.	PROC. ch:	anter 62	IDITI (Bee be	10W)
The age of the								- 17001 0111	apvox ou		
			ve sentence in		incarcera	ation periods	in chronologic	cal order			
		11/2009 to (o 7/29/2010		to			
Time	From	to	From	to		From	to				
Credited:	If Defend	lant is to ser	ve sentence in c	ounty jail or	is given	credit towar	d fine and cont	ta anton do	ys credited below		
		DAYS N	IOTES: N/A		250 361 1 3611	N. C. C. L.	a time and cost	is, enter un	tys credited below	4	
All pertinent info					re incorp	porated into	the language o	f the luden	tent below hy refe	erence.	
This ca	aușe was	called for t	rial in Brazos	County, T	exas. T	he State ar	peared by he	er District	t Attorney.	or onco.	
Couns	sel / Wai	ver of Cou	nsel (select	one)							
Defendant	appeared	in person v	with Counsel.	9 4 .	1						
Detelluant i	Enowing	y, intemger	itty, and volui	itarily wait	red the	right to rep	resentation l	by counse	l in writing in o	pen court.	

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the

presence of Defendant, the Court pronounced sentence against Defendant.

baird,g09-02494-crfctPage 133



Case 4	:14-cv-02259	Document 8-3	Filed in	n TXSD o	n 10/30/1	4 Page 2	28 of 33	
		CASE No. 09 Incli		- CRF-272 2./TRN: 912		EIGHT	DC AL_	FILED o'clock
THE STATE	OF TEXAS			8	IN THE 2	72 ND DIS	STRICT A	AUG 1 8 2010
V.				\$ \$	Court		Ву_	374° STUTY
GREGG BA	AIRD			§ §	BRAZOS	S COUNTY	y, Texas	
STATE ID No.:	TX04840330	17.70		§			146-	
JUD	GMENT OF	CONVICTION	ON BY		-	VER OI	F JURY '	TRIAL
Judge Presiding	Hon. TRA	VIS BRYAN, II	I	Date Judg Entered:	ment	7/29/201	0	
Attorney for Sta	THOMAS		RAY	Attorney for Defendant		JIM JAN	IES	
	h Defendant Conv						11/2	
		PORNOGRAPI	HY					
Charging Instru				Statute for O	offense: Penal Code	9		
Date of Offense:		7		10.20(a) I	enai Cou	<u> </u>	****	
5/13/2009								·
Degree of Offense 3RD DEGRE	_			Plea to Offen	se:		dings on Dea	dly Weapon:
Terms of Plea Ba				YUILII		N/	A	
	N PLEA TO C	OURT						
Plea to 1st Enhan	cement	7714			cement/Habi	tual		
Paragraph:		N/A	Parag				N/A	
Findings on 1st E Paragraph:	nhancement	N/A		ngs on 2 nd ncement/Ha	bitual Paragi	raph:	N/A	
Date Sentence In	posed: 7/29/2	010		Sentence to		7/29/201		
Punishment and of Confinement:	Place TEN(10) YEARS INST	rituti(ONAL DI	VISION,	rdcj		
THIS SENT	ENCE SHALL RU	N CONCURREN	TLYW	ITH COU	NT ONE	OF THIS	CAUSE NI	UMBER.
		NT SUSPENDED, DE						
Fine: \$ 0.00			stitution:	Resti	itution Payab	le to:		ENT (see below)
Sex Offender Re	egistration Requ	irements apply to	the Defe					JIVI (Bee Delow)
		the offense was N/A						
<u>If</u>	Defendant is to serv	ve sentence in TDCJ, er	ter incarce	ration period:	s in chronologie	cal order.		
	rom 6/11/2009 to 6	/18/2009 From	7/29/2010	to 7/29/2010	0 From	to		
Credited:	rom to	From to		From	to			
If		e sentence in county ja	il or is give	n credit towa	rd fine and cost	ts, enter days	credited below.	F1
All		OTES: N/A						
This care	ation, names and ass	sessments indicated aborial in Brazos Count	ve are inco	rporated into	the language o	of the judgmen	it below by refe	rence.
Counsel	/Waiver of Cou	nsel (select one)	y, iexas.	The State a	ppeared by h	er District A	ttorney.	
A 4	The second secon							

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

baird,g09-02494-crfc Page 135



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 29 of 33

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

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Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed

arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

The Court Orders Defendant's sentence EXECUTED.

The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

immediately to the Office of the Brazos County District Clerk. Once there, the Court ORDERS Defendant to pay or make

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the _____ day

. 2010

JUDGE PRESIDING

		The state of the s						194
Case 4:	14-cv-02259 D	ocument 8-3	Filed in	TXSD o	n 10/30/1 4	Page 3	0 of 33 DC F	ILED o'clock
		CASE NO. 09 INCID		CRF-272 TRN: 912		NINE		IG 1 8 2010
THE STATE	OF TEXAS			§ §	In The 2	72 ND DIS	TRICTA	S CONTROL ON DU
V.				§ §	COURT			J
GREGG BA	JRD			\$ \$	BRAZOS	COUNTY	, TEXAS	
STATE ID No.:	TX04840330			§				
Judo	GMENT OF (CONVICTIO	N BY	Cour	r-Wai	VER OF	JURY	TRIAL
Judge Presiding:		IS BRYAN, III		Date Judgi Entered:	ment	7/29/2010)	
Attorney for Stat	SHANE PH THOMAS	IELPS AND R		Attorney fo Defendant:		JIM JAM	ŒS	
Offense for which	Defendant Convicto	ed:						10 10
POSSESSIO	N OF CHILD P	ORNOGRAPH	ΙΥ					
Charging Instru	ment:		St	atute for O	ffense:			
INDICTMEN					enal Code	9		
Date of Offense:								
5/13/2009								
Degree of Offense				ea to Offen	se:			adly Weapon;
3RD DEGRE			G	UILTY		N/	<u>A</u> ,	
Terms of Plea Ba	rgain: I PLEA TO COU	ידים						
Plea to 1st Enhan		JRI	Plea to	Ond Fahan	cement/Habi	41		
Paragraph:		ī/A	Paragr		cement/habi	tuar	N/A	
Findings on 1st E	nhancement			gs on 2 nd				
Paragraph:	N	I/A	Enhan	cement/Ha	bitual Paragr	aph:	N/A	
Date Sentence In		0	Date S	entence to	Commence:	7/29/201	.0	
Punishment and of Confinement:	Place TEN(10)	YEARS INST	TITUTIC	NAL DI	VISION,	rdcj		
THIS SENT	ENCE SHALL RUN	CONCURREN	TLY WI	TH COU	NT ONE	OF THIS	CAUSE N	UMBER.
SENTENCE	OF CONFINEMENT	SUSPENDED, DE	FENDANT	PLACED O	N COMMUN	ITY SUPERV	VISION FOR	N/A YEARS.
Fine:			stitution:		tution Payab			
\$ 0.00	\$	\$						GENT (see below)
	egistration Requir			dant. TEX	. Code Crim.	PROC. chapt	er 62	
The second secon	tim at the time of the							
	Defendant is to serve s rom 6/11/2009 to 6/18			ation period: to 7/29/2010				
Time E.	rom +o	From 4-	<i>114314</i> 010	W 114014011	0 From	to		

From Credited:

From

to

From

to

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.

DAYS NOTES: N/A

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

baird,g09-02494-cri24age 137



Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 31 of 33

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and

restitution as indicated above.

	Punishment	Options	(select	one)
--	------------	---------	---------	------

Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

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Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County District Clerk. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

□ The Court Orders Defendant's sentence EXECUTED.

The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the

day of_

JUDGE PRESIDING

baird,g09-02494-cr2644age 138

Case 4:14-cv	-02259 Document 8-3	Filed in	TXSD o	n 10/30/14	4 Pag	1 1	FILEDD
	Case No. (09-02494 IDENT NO.			r TEN		o'clock
THE STATE OF TE	XAS		§ §	In The 2	72ND I	DISTRICT	S Could last CLERK
V.			\$ 8	Court			U
GREGG BAIRD			\$ \$	BRAZOS	S Cour	NTY, TEXAS	
STATE ID No.: TX048	40330		§				
JUDGME	NT OF CONVICTI	ON BY			VER	of Jury	TRIAL
Judge Presiding: H	ION. TRAVIS BRYAN, I	II	Date Judg Entered:	ment	7/29/2	010	
Attornou tow State:	HANE PHELPS AND HOMAS	RAY	Attorney f Defendant		JIM J.	AMES	
Offense for which Defen	dant Convicted:						
POSSESSION OF	CHILD PORNOGRAP	HY					
Charging Instrument:		<u>S</u>	tatute for C	Offense:			
INDICTMENT		4	3.26(a) P	Penal Code	e		
Date of Offense: 5/13/2009							
Degree of Offense:			lea to Offen	ise:		Findings on De	adly Weapon:
3RD DEGREE FE	LUNY		UILTY			N/A	
Terms of Plea Bargain: NONE-OPEN PLE	A TO COURT						
Plea to 1st Enhancement				ncement/Habi	itual		
Paragraph:	N/A	Parag				N/A	
Findings on 1st Enhancer			ngs on 2nd	11.		27/1	
Paragraph:	N/A	Enhar	ncement/Ha	bitual Parag	raph:	N/A	
Date Sentence Imposed:	7/29/2010	Date S	Sentence to	Commence:	7/29/2	2010	

THIS SENTENCE SHALL RUN CONCURRENTLY WITH COUNT ONE OF THIS CAUSE NUMBER.

SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A YEARS.

Fine:

Court Costs: Restitution: Restitution:

TEN(10) YEARS INSTITUTIONAL DIVISION, TDCJ

Fine:

Court Costs:

Restitution:

VICTIM (see below)
AGENCY/AGENT (see below)

Sex Offender Registration Requirements apply to the Defendant. Tex. CODE CRIM. PROC. chapter 62

The age of the victim at the time of the offense was N/A

If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.

From 6/11/2009 to 6/18/2009 From 7/29/2010 to 7/29/2010 From to

From 6/11/2009 to 6/18/2009
Time

From

Punishment and Place

of Confinement:

Credited:

From to From

to

CD-Cord-orting to account to the control of the con

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below,

DAYS NOTES: N/A

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

baird,g09-02494-crfc Page 139

Case 4:14-cv-02259 Document 8-3 Filed in TXSD on 10/30/14 Page 33 of 33

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one) Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Brazos County Collections Department. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court County Jail-Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Brazos County Collections Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above. Fine Only Payment. The punishment assessed against Defendant is for a fine Only. The Court Orders Defendant to proceed

immediately to the Office of the Brazos County District Clerk. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

☐ The Court ORDERS Defendant's sentence EXECUTED. The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered on the

JUDGE PRESIDING